

**U.S. Department of Justice
United States Marshals Service**

PROCESS RECEIPT AND RETURN
See Instructions for "Service of Process by the U.S. Marshal"
on the reverse of this form.

PLAINTIFF Reginald Brewer	COURT CASE NUMBER 08C846 08cv846	
DEFENDANT Correctional Officer King	TYPE OF PROCESS Amended S/C	
SERVE Correctional Officer King, Cook County Jail ADDRESS (Street or RFD, Apartment No., City, State and ZIP Code) AT C.C.J., C/O Legal Dept. 2700 S. California Ave., 2nd Flr., Div.5, Chicago, IL 60608		
SEND NOTICE OF SERVICE COPY TO PLAINTIFF AT NAME AND ADDRESS BELOW		
Reginald Brewer, #2007-0062617 Cook County Jail P.O. Box 089002 Chicago, IL 60608	Number of process to be served with this Form - 285	1
	Number of parties to be served in this case	1
	Check for service on U.S.A.	

SPECIAL INSTRUCTIONS OR OTHER INFORMATION THAT WILL ASSIST IN EXPEDITING SERVICE (Include Business and Alternate Address, All Telephone Numbers, and Estimated Times Available For Service):

FILED

File

JUL 16 2008
JUL 16, 2008
MICHAEL W. DOBBINS
CLERK, U.S. DISTRICT COURT

Signature of Attorney or other Originator requesting service on behalf of:	<input checked="" type="checkbox"/> PLAINTIFF	TELEPHONE NUMBER	DATE
	<input type="checkbox"/> DEFENDANT		05-30-08

SPACE BELOW FOR USE OF U.S. MARSHAL ONLY — DO NOT WRITE BELOW THIS LINE

I acknowledge receipt for the total number of process indicated. (Sign only first USM 285 if more than one USM 285 is submitted)	Total Process	District of Origin	District to Serve	Signature of Authorized USMS Deputy or Clerk	Td	Date
	1	No. 24	No. 24			05-30-08

I hereby certify and return that I have personally served, have legal evidence of service, have executed as shown in "Remarks", the process described on the individual, company, corporation, etc., at the address shown above or on the individual, company, corporation, etc., shown in the address inserted below.

I hereby certify and return that I am unable to locate the individual, company, corporation, etc., named above (See remarks below)

Name and title of individual served (if not shown above)	<input type="checkbox"/> A person of suitable age and discretion then residing in the defendant's usual place of abode.
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Address (complete only if different than shown above)	Date of Service	Time	am
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NOT SERVED		Date of Service	Time	am
		7/10/08	12:00	
		Signature of U.S. Marshal or Deputy		

Service Fee	Total Mileage Charges (including endorsement)	Forwarding Fee	Total Charges	Advance Deposits	Amount owed to U.S. Marshal or	Amount of Refund
96.00	0.79	0	102.79	0	102.79	0

REMARKS: Need to be more specific on which "King"

1-USM 14-miles
2-Hours

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF ILLINOIS

(DISTRICT)

Waiver of Service of Summons

TO: Reginald Brewer

(NAME OF PLAINTIFF'S ATTORNEY OR UNREPRESENTED PLAINTIFF)

I, Correctional Officer King _____ acknowledge receipt of your request that I waive
 (DEFENDANT NAME) service of summons in the action of Reginald Brewer vs. Correctional Officer King _____
 (CAPTION OF ACTION) which is case number 08C846 _____ in the United States District Court for the
 (DOCKET NUMBER) Northern District of Illinois _____
 (DISTRICT)

I have also received a copy of the complaint in the action, two copies of this instrument, and a means by which I can return the signed waiver to you without cost to me.

I agree to save the cost of service of a summons and an additional copy of the complaint in this lawsuit by not requiring that I (or the entity on whose behalf I am acting) be served with judicial process in the manner provided by Rule 4.

I (or the entity on whose behalf I am acting) will retain all defenses or objections to the lawsuit or to the jurisdiction or venue of the court except for objections based on a defect in the summons or in the service of the summons.

I understand that a judgment may be entered against me (or the party on whose behalf I am acting) if an answer or motion under Rule 12 is not served upon you within 60 days after May 30, 2008 _____
 (DATE REQUEST WAS SENT) or within 90 days after that date if the request was sent outside the United States.

DATE

SIGNATURE

Printed/Typed Name: _____

As _____ of _____
 TITLE _____ CORPORATE DEFENDANT

Duty to Avoid Unnecessary Costs of Service of Summons

Rule 4 of the Federal Rules of Civil Procedure requires certain parties to cooperate in saving unnecessary costs of service of the summons and complaint. A defendant located in the United States who, after being notified of an action and asked by a plaintiff located in the United States to waive service of summons, fails to do so will be required to bear the cost of such service unless good cause be shown to its failure to sign and return the waiver.

It is not good cause for a failure to waive service that a party believes that the complaint is unfounded, or that the action has been brought in an improper place or in a court that lacks jurisdiction over the subject matter of the action or over its person or property. A party who waives service of the summons retains all defenses and objections (except any relating to the summons or to the service of the summons), and may later object to the jurisdiction of the court or to the place where the action has been brought.

A defendant who waives service must within the time specified on the waiver form serve on the plaintiff's attorney (or unrepresented plaintiff) a response to the complaint and must also file a signed copy of the response with the court. If the answer or motion is not served within this time, a default judgment may be taken against the defendant. By waiving service, a defendant is allowed more time to answer than if the summons had been actually served when the request for waiver of service was received.

United States District Court, Northern District of Illinois

Name of Assigned Judge or Magistrate Judge	Matthew F. Kennelly	Sitting Judge if Other than Assigned Judge	
CASE NUMBER	08 C 846	DATE	May 23, 2008
CASE TITLE	Reginald Brewer (2007-0062617) v. Correctional Officer King		

DOCKET ENTRY TEXT:

Plaintiff Reginald Brewer may proceed with his amended complaint [11] against Cook County Correctional Officer King. The clerk is directed to issue summons for service of the amended complaint on this defendant by the U.S. Marshal. The other listed defendants are dismissed. The clerk is directed to send to Plaintiff a Magistrate Judge Consent Form and Instructions for Submitting ~~DOCUMENTS~~ to the Clerk. A copy of this order. Plaintiff's motion for appointment of counsel [8] is denied without prejudice.

BY DEPUTY CLERK
U.S. DISTRICT COURT

■ [For further details see text below.]

Docketing to mail notices.

STATEMENT

Plaintiff, Reginald Brewer (2007-0062617), currently in custody at the Cook County Department of Corrections, has filed an amended complaint in accordance with this Court's March 19, 2008 order. Plaintiff states the following: on August 19, 2007, he entered Cook County Jail; Correctional Officer King stepped on Plaintiff's back twice; King then cussed at Plaintiff, attempting to provoke a fight; x-rays showed a chipped bone in Plaintiff's back; and Plaintiff was not able to obtain adequate medical attention from ~~Cermak~~ Hospital. Plaintiff's amended complaint names Correctional Officer King, Cermak Health Services, and ~~Cook County~~ Jail as defendants. The Court notes that Plaintiff submitted the amended complaint under case numbers 08 C 846 and 08 C 1196. The Court previously dismissed case number 08 C 1196, given that the instant case raised the same claims. Plaintiff may proceed with the instant case; case number 08 C 1196 remains dismissed.

Under 28 U.S.C. § 1915A, the Court is required to conduct a preliminary review of the complaint. The amended complaint sufficiently states a colorable cause of action against Correctional Officer King, and he must respond to the allegations against him in the amended complaint. However, Cermak Health Services and Cook County Jail are not suable entities. *Castillo v. Cook County Mail Room Dept.*, 990 F.2d 304, 307 (7th Cir. 1993); *Manney v. Monroe*, 151 F. Supp.2d 976, 985 (N.D. Ill. 2001); *see also Perkins v. Lawson*, 312 F.3d 872, 875 (7th Cir. 2002) (a § 1983 plaintiff must name the individuals personally involved in the wrong being asserted). Cermak Health Services and Cook County Jail are thus dismissed as defendants. The other defendants that were named in the original complaint but not in the amended complaint are also dismissed.

(CONTINUED)

isk

STATEMENT (continued)

The Clerk shall issue summons for Correctional Officer King. The clerk shall also send to Plaintiff a Magistrate Judge Consent Form and Instructions for Submitting Documents along with a copy of this order.

The United States Marshals Service is appointed to serve Cook County Jail Correctional Officer King with the amended complaint. Any service forms necessary for Plaintiff to complete will be sent by the Marshal as appropriate to serve this defendant with process. The U.S. Marshal is directed to make all reasonable efforts to serve this defendant, and authorities at Cook County Jail shall provide any necessary assistance to locate the defendant. With respect to former jail employee who no longer can be found at the work address provided by Plaintiff, authorities at the Cook County Department of Corrections shall furnish the Marshal with the defendant's last-known address. The information shall be used only for purposes of effectuating service or for proof of service, should a dispute arise. Any documentation of the address shall be retained only by the Marshal; shall not be kept in the court file; and shall not be disclosed by the Marshal. The Marshal is authorized to mail a request for waiver of service to the defendant in the manner prescribed by Fed. R. Civ. P. 4(d)(2) before attempting personal service.

The court denies without prejudice Plaintiff's motion for the appointment of counsel. Though civil litigants do not have a constitutional or statutory right to counsel, a district court may, in its discretion, "request an attorney to represent any person unable to afford counsel." *Gil v. Reed*, 381 F.3d 649, 656 (7th Cir. 2004), citing 28 U.S.C. § 1915(e)(1). However, Plaintiff's case, at this stage of the proceeding does not involve complex issues, complex discovery, or an evidentiary hearing. Accordingly, the motion for counsel is denied at this time. *Fruitt v. Mote*, 503 F.3d 647, 656-59 (7th Cir. 2007).

Plaintiff is instructed to file all future papers concerning this action with the clerk of court in care of the Prisoner Correspondent. Plaintiff must provide the original plus a judge's copy of every document filed. In addition, the plaintiff must send an exact copy of any court filing to the defendants [or to defense counsel, once an attorney has entered an appearance on their behalf]. Every document filed must include a certificate of service stating to whom exact copies were mailed and the date of mailing. Any paper that is sent directly to the judge or that otherwise fails to comply with these instructions may be disregarded by the court or returned to the plaintiff.

United States District Court
Northern District of Illinois**SUMMONS IN A CIVIL ACTION**

Reginald Brewer

Vs.

CASE NUMBER: 08 C 846

JUDGE: Kennelly

Correctional Officer King

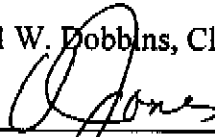
TO: Correctional Officer King

YOU ARE HEREBY SUMMONED and required to file with the Clerk of this Court and serve upon pro se plaintiff:

Reginald Brewer
#2007-0062617
Cook County Jail
P. O. Box 089002
Chicago, IL 60608

an answer to the complaint which is herewith served upon you, within [20] days after service of this summons upon you, exclusive of the day of service. If you fail to do so, judgment by default will be taken against you for the relief demanded in the complaint. You must also file your answer with the Clerk of this Court within a reasonable period of time after service.

Dated: May 27, 2008

Michael W. Dobbins, Clerk
By: 
V. Jones, Deputy Clerk

RECEIVED
U.S. DISTRICT COURT
NORTHERN DIST. OF ILLINOIS
ADMINISTRATIVE SECTION
2008 MAY 30 PM 3:34

RETURN OF SERVICE

Service of the Summons and Complaint was made by me: [^]	DATE
NAME OF SERVER (Print)	TITLE

Check one box below to indicate appropriate method of service:

Served personally upon the defendant. Place where served: _____

Left copies thereof at the defendant's dwelling house or usual place of abode with a person of suitable age and discretion then residing therein. Name of person with whom the summons and complaint were left: _____

Returned unexecuted: _____

Other (specify): _____

STATEMENT OF SERVICE FEES

TRAVEL	SERVICES	TOTAL

DECLARATION OF SERVER

I declare under penalty of perjury under the laws of the United States of America that the foregoing information contained in the Return of Service and Statement of Service Fees is true and correct.

Executed on _____

Date

Signature of Server

Address of Server

[^]As to who may serve a summons see Rule 4 of the Federal Rules of Civil Procedure.

FILED

MAY 23 2008

MICHAEL W. DOBBINS
CLERK, U.S. DISTRICT COURTUNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF ILLINOIS
EASTERN DIVISION**RETURNED**

APR - 7 2008

MICHAEL W. DOBBINS
CLERK, U.S. DISTRICT COURTReginald Brewer(Enter above the full name
of the plaintiff or plaintiffs in
this action)

vs.

Case No: 08C-1196, 08C 846
(To be supplied by the Clerk of this Court)Cermak Health ServicesCook County Jail

Matthew F Kennedy

Case No 08C-1196

Brewer 2007062617vKing

Matthew F Kennedy

Case No 08C 846

Brewer 2007062617vCermak Health Services

M.S. Nancy Trubka(Enter above the full name of ALL
defendants in this action. Do not
use "et al.")**CHECK ONE ONLY:****AMENDED COMPLAINT** COMPLAINT UNDER THE CIVIL RIGHTS ACT, TITLE 42 SECTION 1983
U.S. Code (state, county, or municipal defendants) COMPLAINT UNDER THE CONSTITUTION ("BIVENS" ACTION), TITLE
28 SECTION 1331 U.S. Code (federal defendants) OTHER (cite statute, if known)**BEFORE FILLING OUT THIS COMPLAINT, PLEASE REFER TO "INSTRUCTIONS FOR
FILING." FOLLOW THESE INSTRUCTIONS CAREFULLY.**RECEIVED MARSHAL
UNITED STATES MARSHAL
2008 MAY 30 PM 3:34
NORTHERN DIST. OF ILLINOIS
ADMINISTRATIVE SECTION

I. Plaintiff(s):

A. Name: Reginald Brewer

B. List all aliases: _____

C. Prisoner identification number: 20070062617

D. Place of present confinement: Cook County Jail

E. Address: PO Box 049002

(If there is more than one plaintiff, then each plaintiff must list his or her name, aliases, I.D. number, place of confinement, and current address according to the above format on a separate sheet of paper.)

II. Defendant(s):

(In A below, place the full name of the first defendant in the first blank, his or her official position in the second blank, and his or her place of employment in the third blank. Space for two additional defendants is provided in B and C.)

A. Defendant: DR Cermak Health Service
Title: Doc.
Place of Employment: Cook County Jail

B. Defendant: Cooking
Title: Cook County Jail CO
Place of Employment: Cook County Jail

C. Defendant: Cook County Jail
Title: DR. Cermak Health Service
Place of Employment: Cook County Jail

(If you have more than three defendants, then all additional defendants must be listed according to the above format on a separate sheet of paper.)

III: List ALL lawsuits you (and your co-plaintiffs, if any) have filed in any state or federal court in the United States:

IF YOU HAVE FILED MORE THAN ONE LAWSUIT, THEN YOU MUST DESCRIBE THE ADDITIONAL LAWSUITS ON ANOTHER PIECE OF PAPER, USING THIS SAME FORMAT. REGARDLESS OF HOW MANY CASES YOU HAVE PREVIOUSLY FILED, YOU WILL NOT BE EXCUSED FROM FILLING OUT THIS SECTION COMPLETELY, AND FAILURE TO DO SO MAY RESULT IN DISMISSAL OF YOUR CASE. CO-PLAINTIFFS MUST ALSO LIST ALL CASES THEY HAVE FILED.

IV. Statement of Claim:

State here as briefly as possible the facts of your case. Describe how each defendant is involved, including names, dates, and places. **Do not give any legal arguments or cite any cases or statutes.** If you intend to allege a number of related claims, number and set forth each claim in a separate paragraph. (Use as much space as you need. Attach extra sheets if necessary.)

COR MARK Health Services when I came in
on 8-19-07 I was set up in my Back
I was pull out of line Zeke To COR MARK
in Zeke He wrote down what Med's I take
This was sent to COR MARK to see about
my pain And give a work place I did
not receive no help until Oct 19 I
got Med's on this October Oct 19-07 I
was sent to Maricopa jail also mes with
ARTICLE 103. RIGHTS OF ACCUSED. Sec. 103-2. TREATMENT WHILE
IN CUSTODY. person in custody shall be treated humanely
and provided with proper food, shelter and if required
medical treatment on the 8-19-07 I did
not receive my Maricopa Records will tell it
all when I told them about they did not do
them in Job or protract my rights by not giving
me my Med's or no help the night of 8-19-07
for my back which that just now doing with

XRAY Show chip now & in my Back And I was
not classified Right so this what it took so long
4 me to get help. Bottom line. That Mist up
win I first came in Cook County Jan 18-19-07

Fendant's coming stip in my Backs twice also talk
4 or 5 times. To get up And fight him on
motherfucker's previous Birth Telling him to
too hit him so he would not let him lose
his job now & talk by rule that I would
have a Board Hearing on it did not happen
He stand over me win I sitting down would
not let me get up I was scared by my
life cause a lot of co coming see
what going on I have saw some people
that have work here not me, I was not
Talking to him he just got in FOO it had
nothing to do with him he took his watch
off put on the hunger Rader Tell me to get
up and fight him like a man this
say that win? the wife man got
Yall ass back up now this he talk
about my mother's office's Misconduct!

V. Relief:

State briefly exactly what you want the court to do for you. Make no legal arguments. Cite no cases or statutes.

I want my truck back and too be paid
4 what I paid for the truck. 2 big money
4 now working with 2 carre drivers
will make 3 And 7B to be paid 700
Carre count 3 big sum up with a big
number this the only way to fit in.

VI. The plaintiff demands that the case be tried by a jury. YES NO

CERTIFICATION

By signing this Complaint, I certify that the facts stated in this Complaint are true to the best of my knowledge, information and belief. I understand that if this certification is not correct, I may be subject to sanctions by the Court.

Signed this 3 day of 29, 2008

Reserve Brown
(Signature of plaintiff or plaintiffs)

Reserve Brown
(Print name)

20070062617
(I.D. Number)

PO Box 889002 Cook County

Illinois Chicago IL

(Address)

JUDGE MASON OBC-1539

Brewer 20070062617 v JOSEPH N. MICELLAIO

Defendant D Michael Marcellino Attorney

Did not do his job out tail in court execution & B.R.D Review 106/ He had no defense that was void they & which he did not try to get He don't cross ex out police offices How can you check them up with you don't quash the one police & the Judge was going to believe the cop over me. The STATE said in was a concerned citizen waive & cop's down stander that most black wearings all black attire was 343 west 79th street at the check cashing station I did not have on all black & I did sit to race my witness. in which I had 3 witness on my behalf that were never call to court He was supposed to represent me in my forfeiture The cops say he was not their cop JENNIFER HARRIS 14060, Chase her statement that now I would not have the police reports now this doesn't say nothing about a citizen she say she was on poster and it just came to her look at this R.O.P. case No 070000332, I told Joe win him if you don't do the forfeiture order & don't need him I had talk to too other lawyer he said to don't do forfeiture now this can own his friend, And well we will try it it but I will do your last 300 dollars every time we go to court we don't do work & that the sub I should win that's case in or monior which what we said will we lost at first Hearing & sit a lot of excuse which is don't know but get the sub done did not

Judge Matthew F Kennedy 08C-846
Brewer v Cermak Health Services

Defendant C.

NOV - 23 - 07 Div 5 - 2 - 0 call up the hospital back was testing TB
until NOV - 27 - 07 test posf 4 TB the DR. A DEFUNIAK call
is over to Cermak put me on these meds ISONIAZID 300
1G TABLET TAKE 3 TABLETS (900MG) BY MOUTH twice a week
Dose BY DOSE Start / Stop 12/19/07 / 08-27/08 / ALSO PYRIDOX
NZ HCL 50MG TABLET TAKE 1 TABLET BY MOUTH twice a week
Dose BY DOSE 12/20/07 / 08/27/08 / Then Dr. A. DEFUNIAK
Talk to us about the law suit a class ACTION I saw at
least 14 people who were that sick that day in the DR
office. They are at full I will settlement this case
if that offer is Right 1,000,000, to me that will have
to pay so that can do it now! if they want what I want
I want more money cause Sunday I don't git the med's
And its not my first! Let Settlement DR. DEFUNIAK has
all the ifor Let put this behind us if we can if
not this see you in court! I made the first move
it on the court form here? I will trust you & the
rest of my life what you do you should be
warning me I have have my Blood Draw here
so that I know I did not have this Blood work
was in Oct - Sept 1 Cook County Jail And Thomas J Park
Let do the right thing? Yall had a out back
on TB And should not have got out hand like this
violations of right secured by the fourth and fourteenth
Amendment & constitution of united as a result TB testing

Matthew P. Kennedy

case number 08C-846

Reginald Brewer (2007-0062617) v. Cermak Health Services

Matthew P. Kennedy

case no 08C-1196 Reginald Brewer 20070062617 Viking.

IN THE CASE Reginald Brewer 20070062617 v. Cermak Health Services. I came 8-19-08 I did not git Meds uits Oct-19-07 this what i want never GHR 4,500 w/o MEDICATIONS DAVID WILLIAMS, plaintiff - Appellee v. James Liefer, Brent Hoffman, And James Massey, Defendants - Appellants NO. 08-3493 UNITED STATES COURT OF APPEALS FOR THE SEVENTH CIRCUIT 491.3d.710, 2007 U.S. APP. LEXIS 15948 I want 61 Days with out MY Meds I did not git my walk can & vint Nov-9-07 this has cause Damages TOO my need Back too I told them what was going on they did nothing at all write mother letter. with I came in I told them that the GOP hit me in my Back they too to see the DR but I did not I was sent to D&V & put on the bed to sleep 4 2 weeks my Back as suck up I told the wurs in DR & no help what can you do I can't make them see me cook conti' Deep the Ball now I will have a limp & the rest of my life they have me in Thorpe. But I so

Defendant (D) Michael Marcelino

Title Attorney

Place of Employment Not know at this time!

Defendant (E) Carmack Health Services

Title DR went to sit TB in Cook County Jail

Place of Employment, Cook County Jail

Defendant (E) R Puckett

Title Seal worker & Div 2 Dmar 2-2 Milhouse Sep 6-07

Place of Employment, Cook County Jail

Defendant (F) Ms Nancy Zankos

Title Clerk over Asset Forfeiture

Place of Employment, 30 W. Washington

I am sending in a sue
about this on it own.

Respondent MS Nancy Zarkos

she then BOSS over Assst for Justice matter. I spoke
with her that I am in Cook County jail to send my
mail were I got mail on my new case. But not on
this one 07C000332 & do in court Oct-15-07 I was to
court Oct-12-07 and BRIDview was told by Judge Nia
J Linhardt to call her and get MR.Brewer a new
Court Date this what she tell Mail Transer public def
ender I spoke to ASA Nancy Zarkos. She said that she
would do her own custody check and would set a new
court date. I did this for you as a courtesy because
your next court date is on Monday Oct-15-07 I will not
contact her for you in the future. You can know about
your court dates or speak to Ms. Zarkos I was have problem
with her with this case I told her one then
3 too & more know answer back this not right
ARTICLE 1 Bill of Right 2 Due process and equal protection ALSO
6/ Searches, Seizures. Ms. Zarkos was ask too get me know
what my Tuck also money the what her Job is ever day she
goes to work send mail too ~~the~~ ^{poorly} house with the
no S pot art, is know too state my Tuck And
I feel like she did this not thing I would go
all the away to the 14th Amendment she well in the
state of IL she very well take an Right
I would my Tuck or money & it over on the
other due to MS worked did not do her Job?